

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Police – Revision petition of Sri U.V.N. Chowdary, ASI 1813 of Visakhapatnam City against the penalty of censure – Set aside - Orders – Issued.

HOME (SER-II) DEPARTMENT

G.O.Rt.No. 1200

Dated: 7 -7-2012
Read:

From the DGP, AP, Hyderabad, Lr.Rc.No.1261/Appeal.4/2012,
dated:4-5-2012 along with the revision petition dated:21-2-2012
of Sri U.V.N. Chowdary, ASI of Visakhapatnam City

ORDER:

In the reference read above, the Director General of Police, AP, Hyderabad, has informed that Sri U.V.N. Chowdary, ASI 1813 of Visakhapatnam City, along with Sri M. Ramgopal Rao, ASI 1120, was handed up an major PR under Rule 20 of APCS (CCA) Rules, 1991 for the following charge :

“While working at III town PS, exhibited gross misconduct and dereliction of duty in not informing the Inspector or the SI at the PS about the woman burns MLC intimation received by him, at about 2030 hours on 10-6-2011 till the Inspector, III town PS himself noticed the same at 0700 hours on 11-6-2011 and a case was got registered by the SI at 0730 hours, on 11-6-2011 vide Cr.No. 323/2011 U/s 307 IPC”

2. The Director General of Police, Andhra Pradesh, Hyderabad, has stated that having acknowledged the receipt of article of charge on 16-7-2011, the individual appeared before the disciplinary authority on 19-7-2011, submitted his written statement of defence and further requested for personal hearing. The statement of the individual was recorded during the personal hearing on 19-7-2011. While admitting the misconduct, the individual requested to dispose the PR without conducting departmental enquiry and assured that he would never repeat such misconduct in future. Since the individual admitted his misconduct and assured that he would never repeat such misconduct in future, the CP, Visakhapatnam City, duly following the procedure prescribed in the APCS (CCA) Rules, 1991 and awarded the penalty of censure on the applicant, along with the co-delinquent, duly treating the suspension period from 14-6-2011 to 20-7-2011 as leave eligible in procds No. 17/PR/2011 (D.O.No.822/2011) dated:2-8-2011. The appeal petition of the charged officer was considered and rejected by the appellate authority vide proceedings dated: 11-11-2011.

3. Aggrieved by the above orders, the charged officer has submitted revision petition to the Government, through DGP, AP, Hyderabad, requesting to set aside the penalty of censure.

4. Government, after careful examination of the matter, hereby set aside the punishment of censure imposed on Sri U.V.N. Chowdary, ASI 1813 of Visakhapatnam City.

5. The Director General of Police, Andhra Pradesh, Hyderabad, is requested to take necessary action accordingly in the matter. The records received in the reference read above are returned herewith.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANHDRA PRADESH)

AJOYENDRA PYAL
PRINCIPAL SECRETARY TO GOVERNMENT (FAC)

To,
The Director General of Police, AP, Hyderabad (with records)
The individual through DGP, AP, Hyderabad
Sc/Sf

// FORWARDED:: BY ORDER //

SECTION OFFICER